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9	Attorneys for the Plaintiff	
10	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
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12	FEDERAL TRADE COMMISSION,	
13	Plaintiff,))) Case No. 2:09-cv-01112-GMN-VCF)
14	v.	
15	INFUSION MEDIA, INC., et al.,))
16	Defendants.	
17		
18	ORDER HOLDING DEFENDANT JONATHAN EBORN LIABLE FOR FULL MONETARY JUDGMENT	
19	Having considered the Federal Trade Commission's Motion to Enter Judgment Holding	
20	Defendant Jonathan Eborn Liable for Full Monetary Judgment, the Court finds and rules as	
21	follows:	
22	WHEREAS, the Stipulated Final Judgment and Order for Permanent Injunction and	
23	Other Equitable Relief as to Infusion Media, Inc.; West Coast Internet Media, Inc.; Two	
24	Warnings, LLC; Two Part Investments, LLC; Platinum Teleservices, Inc.; Jonathan Eborn;	
25	Stephanie Burnside; Michael McLain Miller; and Tony Norton ("Final Order"), D.E. 74,	
26	suspended a portion of the monetary judgment against Defendant Jonathan Eborn based on,	
27	among other things, true, accurate, and complete	financial statements. Final Order § VIII.
20		

WHEREAS, Eborn made material misrepresentations on and omitted material information from his financial statements, including the following: (1) failing to report at least \$61,519 in cash; (2) misrepresenting his control over other businesses; (3) failing to accurately report his income or his assets parked with third parties, thus hiding at least \$274,828.80; and (4) misrepresenting his real and personal property, including his failure to accurately report his residence and his acquisition of over \$33,100 in personal property.

WHEREAS, the Final Order states that if any Defendant made any material misrepresentations or omissions on their financial statements, the Court, "without further adjudication, shall enter a modified judgment holding the offending Defendant(s) liable to the Commission in the amount of \$29,497,320.57 for consumer redress, less any amounts turned over to the" Federal Trade Commission pursuant to Section VI of the Final Order. Final Order § VIII.B.

WHEREAS, pursuant to Section VI of the Final Order, the Defendants turned over to the Federal Trade Commission \$2,525,394.07 in assets.

IT IS HEREBY ORDERED, that judgment be entered against Eborn in the amount of \$26,971,926.50. This amount is accruing interest from October 4, 2010, at the rate prescribed under 28 U.S.C. § 1961, as amended.

IT IS SO ORDERED.

UNITED STATES DISTRICT JUDGE

DATED: June 4, 2014